FILED
MAY 2 6 2016

Clerk, U.S. District Court
IN THE UNITED STATES DISTRICT COURT Great Falls
FOR THE DISTRICT OF MONTANA
GREAT FALLS DIVISION

UNITED STATES OF AMERICA,

CR 04-121-GF-BMM CR 04-160-GF-BMM

Plaintiff,

ORDER

VS.

ERROL W. LONGEE,

Defendant.

This case was referred to United States Magistrate Judge John Johnston for a revocation hearing and findings and recommendations. Judge Johnston entered his findings and recommendations on April 28, 2016. Defendant admitted he had violated Standard Condition 2 of his supervised release by failing to report to his probation officer as directed; he had violated Standard Condition 6 of his supervised release by failing to notify his probation officer prior to a change in residence; he had violated Special Condition 1 of his supervised release by failing to report for substance abuse testing; he had violated Special Condition 2 of his supervised release by failing to report for substance abuse treatment; and he had violated Special Condition 3 of his supervised release by failing to successfully complete a sex offender treatment program. Judge Johnston found the admissions

sufficient to establish the supervised release violations. He recommended that this Court revoke Defendant's supervised release and commit him to the custody of the United States Bureau of Prisons for a term of imprisonment of three months, with 31 months of supervised release to follow.

No objections were filed by either party. Judge Johnston's findings and recommendations are therefore reviewed for clear error. *McDonnell Douglas Corp. Commodore Bus. Mach, Inc.*, 656 F.2d 1309, 1319 (9th Cir. 1981).

This Court agrees with Judge Johnston's findings. Defendant admitted he had violated Standard Conditions 2 and 6, and Special Conditions 1, 2 and 3.

Defendant could be incarcerated for up to 24 months on each count. For each count, he could be ordered to remain on supervised release for 34 months, less any custody time imposed. The United States Sentencing Guidelines call for a term of imprisonment of three to nine months. A sentence of three months in custody, followed by 31 months of supervised release is appropriate. The sentence is sufficient but not greater than necessary.

IT IS ORDERED that Judge Johnston's Findings and Recommendations
(Doc. 59 in Cause CR 04-121-GF-BMM, Doc. 42 in Cause CR 04-160-GF-BMM)

are ADOPTED in full and Judgment shall be entered accordingly.

DATED this 25th day of May, 2016.

Brian Morris

United States District Court Judge